

LEASE — RESIDENTIAL PREMISES

1. Parties to the lea	se:			
Landlord:		_		
	Name	Ad	ldress	ID No.
Tenant:				
	Name	Ad	ldress	ID No.
	nable to discharge his obligations tow tenant may apply (cf. Article 7 of the		ue to prolonged absence	e or illness, he shall be obliged to have an
Landlord's agent:				
	Name	Ad	ldress	ID No.
2. Description of th	e rented premises:			
Location:				
	Property unit/Floor	Street name,	/House number	Local government area
Size:				
	Area (m2)	Numbe	r of rooms	Property identification number
Turmer description (of premises (types of rooms, storeroom	ins, common parts, rest		
the Rent Act, The le	ease.			eed. For further details, see Chapter II of
least one year, unle exercise his priority the end of the notic reasons listed in pa notification, citing	ss one or more of the circumstances right, he shall notify the landlord of the period or the end of the agreed regragraph 2 of Article 51, he shall sthe circumstances that preclude the las recognising the tenant's priority.	s listed in paragraph 2 this in writing by verifiantal period. If the land tate his viewpoint to t tenant's exercise of h	of Article 51 of the Rable means at least three lord considers that the he tenant in writing was is priority right. Other	ing that they are available for rent, for at Rent Act applies. If the tenant wishes to e months before the expiry of the lease at tenant does not have a priority right for within 14 days of receiving the tenant's rwise, the general rule shall be that the Article 9 and Chapter X of the Rent Act,
A. Lease for a defin	nite period:			
Rental period begins	::			<u></u>
	Day	Month	Year	
Rental period ends:				<u> </u>
	Day	Month	Year	

A lease for a definite period shall expire on the agreed date without any special notice or announcement being given by the parties. A lease for definite period may not be dissolved by termination during the agreed rental period. It may, however, be agreed that such a lease may be terminated due to special grounds, events or circumstances, which shall then be stated in the lease. Termination of this type shall be made in writing, with reasons stated, and the mutual notice period for termination shall be at least three months. For further details, see paragraph 3 of Article 9 and Chapter XI of the Rent Act, "Expiry of the lease, termination, etc."

Special grounds, events or circumstances on which termination of the lease may be based during the agreed rental period shall be listed below:

B. Lease for an indefinite period:				
Rental period begins:				
	Day	Month	Year	
Notice of termination shall be state parties shall be one month. In the ca dwelling for more than five years, in regarded as beginning on the first da of the Rent Act, "Expiry of the lease	use of dwellings, the non in which case the notice ay of the month follow	otice period for both p e period for termination	arties shall be six months ex on by the landlord shall be o	cept when the tenant has rented the ne year. The notice period shall be
4. Condition of the rented premises When the rented premises are handed of their intended use and their local locks and electrical switches in we systems, in working order. Premises displayed unless other arrangement landlord in writing of his criticisms premises that come to light at a late further details, see Chapter III of the At the end of the rental period, the terms of the conditions are the conditions of the condit	ed over to the tenant, the cion. When the premise orking order, and the se that are let for reside as are agreed specially, and objections and state and were not ear Rent Act, "Condition enant shall return the p	es are handed over to sanitary, heating and ential occupation shall. The tenant shall, wi te the remedial measu vident during a norm of the rented premise remises to the landlor	the tenant, they shall be cled kitchen appliances, and a linclude the fixtures that we thin a month of the handing tres he demands to be taken, al inspection within 14 days es."	an, with whole window-panes, the diso the water-supply and drainage ere in situ when the premises were gover of the premises, inform the The tenant shall report faults in the soft their coming to his notice. For
took them over. For further details,	see Chapter XIII of the	e Rent Act, "Return of	f the Rented Premises."	
Any agreement that the parties may payment of costs shall be recorded h		arding repair work or	n the premises, the parties wh	no are to carry it out and the
attributed to neglect or oversight of premises in a condition fit for rent, suitable intervals, as appropriate in damage for which compensation in premises are not being properly markent Act, "Maintenance of rented put the may be agreed that the tenant with	ne rented premises or to so to enter them and result items at his own expanite anitary appliances and in the part of the tenant this including having in terms of good practions be paid under the intained, he shall appremises."	move about in them. The spense about in them. The spense are different and represent a special and spe	rmally and externally. The lapremises if the tenant demonstrated with him. The landlord state of premises. The landlord state of premises. The landlord rectify the situation. For further than the lacing floor coverings, carpeter of premises. The landlord rectify the situation. For further lands of the landlord rectify the situation.	ndlord shall see to the repair istrates that malfunctions can not be nall at all times maintain the rented its and other protective surfacings at a shall at all times bear the cost of ite. If the tenant considers that the other details, see Chapter IV of the
6. Operating expenses:				
Operating expenses paid by the tena			-	g that for the common parts, and also the utility companies for meters and
The share of the dwelling in the oper the operating expenses of the commo	= -	- '	d by all owners) is	%, and in

The landlord shall pay all property rates, including property tax and insurance premiums, and also the contribution to the maintenance of the common parts in a multi-owner building, including charges for lift equipment, and the cost of improvements to the lot or property and the cost of the administration of the building. The landlord shall pay property taxes or annual fees to utilities that are not calculated directly on the basis of the purchase of water or power. For further details, see Chapter V of the Rent Act, "Operating expenses."

These expenses may be divided in another way, providing that such deviations are clearly stated in the lease. Such deviations shall be recorded here:

7. Use of the premises, access by the landlord to the rented premises:

The premises may not be used in a manner other than that agreed in the lease. The tenant shall be obliged to treat the rented premises well and keep them tidy and observe the rules set and good practice regarding hygiene and health. The tenant may not carry out modifications or make improvements to the premises or their fixtures without first having obtained the landlord's approval and come to an agreement on the division of the cost and what is to be done at the end of the rental period. If this is not done, then the landlord shall acquire ownership of the improvements without rendering any specific consideration, unless he chooses, at or before that time, to demand that the tenant restore the rented premises to their original condition (cf. Article 66 of the Rent Act). The landlord shall be informed without delay of things, both inside and outside the building, that need repair or maintenance. For further details, see Chapter VI of the Rent Act, "Use of the rented premises."

The landlord shall have the right of access to the rented premises, with suitable notice and in consultation with the tenant, in order to have improvements made to the rented premises and to inspect their condition and the way they are being treated. However, the landlord may never enter the rented premises when the tenant or his agent is not present without first obtaining the tenant's permission. During the last six months of the rental period, the landlord may display the rented premises, though never for more than two hours per day, to prospective tenants or purchasers. Such visits shall at all times be announced with at least one day's notice, and the tenant or his agent shall always be present. The parties may, however, agree between themselves on another arrangement. For further details, see Chapter VIII of the Rent Act, "Access by the landlord to rented premises."

8. Rent and payment arrangements:

The rent is ISK	per month.	
Included in the above amount is I	ISK	which is direct payment for the use of the premises
(other payments and cost items that the tenant is to pay	y, either by agreement	or by law, e.g. for heat, water and electricity,
operating costs, dues to the residents' association fund	, etc., should not be in	cluded in this figure).
Γhe due date for payment of the rent shall be the first d	day of each month.	
f payment in advance is agreed at the beginning of the	e rental period, this sha	all be stated here:
Number of months:	ISK, tot	al:
If payment of the rent in advance is agreed later on dur	ring the rental period:	
The number of months' rent to be p	oaid at each time shall	be:

If the tenant has paid a deposit in accordance with item 4 of paragraph 1 of Article 40 of the Rent Act, he may not be required to pay rent in advance for more than one month. If the parties to the lease agree on the payment of rent in advance for periods of more than three months, whether this is done at the beginning of the rental period or at a later time, the tenant shall acquire the right to rent the premises for three times the length of the period for which he has paid rent. This shall apply even if the lease has been made for a shorter rental period. The tenant shall present a written demand to the landlord regarding a definite or extended rental period on the basis of this provision within two months of making the payment. If the landlord repays the sum paid in advance which is in excess of three months' rent, with arrears interest, within 10 days of his receipt of this demand, the advance payment shall not have this legal effect.

If the tenant hands over to the landlord bonds, bills of exchange, cheques or other commercial documents as payment of rent in advance, this shall be regarded as advance payment under Article 34 of the Rent Act, with the restrictions and legal consequences specified there. For further details, see Chapter VII of the Rent Act, "Payment of rent. Deposits."

When the rent amount is determined with reference to the area of the rented premises, the lease shall state the premises of which the calculation of the area is based. The premises of the calculation of the area shall be stated under Section 13 on p. 4 of this form.

Provisions on cha	anges to the rent:			
	The rent is to remain unchanged throughout the rental period Other provisions on changes to the rent:			
	The rent is to be changed according to terms to be agreed later.			
9. Where the ren	at is to be paid:			
	Into account no at the bank/savings bank:			
	At the landlord's home (see Section 1 on p. 1). At the landlord's place of work, i.e.:			
	To the landlord's agent (see Section 1 on p. 1).			
For further details	s, see Chapter VII of the Rent Act, "Payment of rent. Deposits."			
10. Deposits and	insurance:			
Is the tenant required to pay a deposit to ensure compliance with the lease? Yes No No				
The agreed depos	it sum is ISK			
	y choose one of the following five forms of deposit. However, the tenant shall have the right to refuse to advance a monetary ng to item 4, providing he offers another type of deposit instead which the landlord regards as satisfactory:			
	A guarantee from a bank or comparable party (a bank guarantee). Guarantor:			
	A personal guarantee by one or more third parties. Personal guarantor(s):			
	3. An insurance policy covering rent payments and the return of the rented premises in good order, purchased by the tenant from a recognised insurance company. Insurance company:			
	4. A monetary deposit paid by the tenant to the landlord and kept safe by the latter. A deposit under this item may not amount to more than the equivalent of three months' rent.			
	5. A deposit of a type other than those listed above which the tenant proposes and the landlord accepts as valid and satisfactory. Other form of deposit as agreed:			

The deposit is intended to ensure correct compliance with the lease, i.e. regarding the payment of rent and compensation for damage to the rented premises for which the tenant is liable under the terms of Rent Act or ordinary rules regarding compensation.

For further details, see Chapter VII of the Rent Act, "Payment of rent. Deposits."

11. Sale of rented premises, assignment of the right to let, sub-letting, etc. :

The sale of rented premises shall not be subject to the approval of the tenant. In general, the legal status of the tenant shall remain unaltered and be the same as it was, notwithstanding a change of ownership. Special rules apply under the Bankruptcy Act and the Sales in Execution Act. The landlord shall inform the tenant of the sale in a verifiable manner without unreasonable delay and not less than 30 days after the signing of the purchase agreement.

The tenant may not assign his right of tenancy or sub-let the rented premises without the landlord's approval. It shall not be regarded as constituting assignment of the right of tenancy or as sub-letting if the tenant permits close family relations or relatives by marriage to live in the rented premises together with him or his immediate family, providing that the number of persons in the home remains within normal limits in terms of the size and design of the rented premises.

If the tenant dies before the end of the rental period, then his or her surviving spouse, family relations or relatives by marriage who were members of the household may take over the lease with its rights and obligations unless the landlord presents valid arguments to the contrary. The tenant's spouse shall have the same right regarding the continuing rent of the premises if the tenant moves out of the premises or if the marriage is dissolved.

For further details, see Chapter IX of the Rent Act, "Sale of re	ented premises, as	ssignment of the right to let, sub	-let, etc."
12. Inspection of the rented premises:			
Are the rented premises to be inspected at the time of handing	over?	Yes	No 🗌
Inspections shall be carried out by a building officer, or under their agents. The parties to the lease shall pay equal shares of parties to the lease shall be obliged to have an inspection of the landlord at the end of the rental period if either party so de regarding the liability of the tenant to pay compensation when the Rent Act, "Inspection of rented premises."	the cost of inspect the rented premises remands. Reference	ctions made at the beginning or made when they are handed ove e shall be made to the inspecti	the end of the rental period. The er to the tenant or returned to the on report if disagreement arises
13. Special provisions:			
Special provisions agreed and permitted by law (cf. Article 2 a	and item 10 of Ar	ticle 6 of the Rent Act) shall be	recorded here:
Is the landlord married (cf. Chapter IX of the Marriage Act, N	(o. 31/1993)?	Yes 🗌	No 🗌
Are the rented premises the dwelling place of the landlord's fa operations (cf.Chapter IX of the Marriage Act, No. 31/1993)?	-	used for, or intended for, the ma	rried couple's business
Yes Spouse's approval:			No 🗌
This lease is subject to the provisions of the Rent Act, No 36 each party. If this lease is to be registered (cf. Article 12 of t landlord and the tenant sign their names below in confirmation	he Rent Act), one	more copy, on official docume	ent paper, shall be required. The
Place			Date
Landlord:		Tenant:	2
Zundrote.		Tonunt.	
Witnesses to correct signature, date and financial competence of the parties:			
Name		ID No.	
Name		ID No.	